

5/27/086



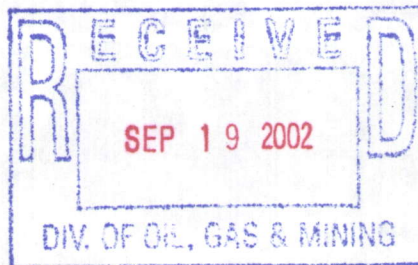
United States Department of the Interior

BUREAU OF LAND MANAGEMENT FILLMORE FIELD OFFICE

35 East 500 North
Fillmore, UT 84631



In Reply Refer to:
3800
(U-010)
UTU-78278



September 17, 2002

PHIL LEVIN
BOX 95
ASH FORK AZ 75225

Dear Mr. Levin:

On August 20, 2002, a surface compliance inspection was conducted at the site of your notice serialized UTU-078278, located in T. 18 S., R. 13 W., Sections 3 and 4. The inspection revealed that there are still approximately 150 pallets of stone on the staging area. These need to be removed, and the staging area and road to the Levin #1 quarry need to be ripped and seeded before we can close out your notice and release the bond you submitted as a financial guarantee.

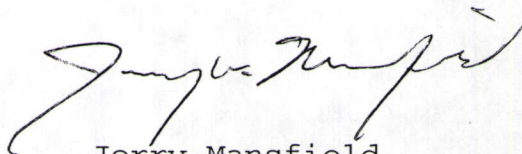
We also want to inform you of the status of the Levin #4 quarry. It was opened up under this Notice, but that quarry, and reclamation responsibility for it, was later transferred to Rocanville/Wing, Inc. Rocanville has never operated in the quarry, and will be required to either submit a financial guarantee by January 20, 2003, or to begin reclamation. If Rocanville chooses not to submit the financial guarantee, you may wish to enter into a contract to purchase stone from the quarry, and thus take back the reclamation responsibility, and defer reclamation until the contract is fulfilled. You might also consider submitting an application for a land use permit (LUP) for the staging area, if you anticipate needing the site in the future. Enclosed are two LUP applications. They must be filled out in duplicate, and should be submitted to this office within 30 days of receipt of this letter, in order to be

approved by January 20, 2003. The legal description you would want to use is: T. 18 S., R. 13 W., NE/4SW/4SE/4 Section 3.

We also want to inform you that the regulations (copy enclosed) for mineral material sales have been revised. You could buy the weight equivalent of 200,000 cu. yds., over a time period of up to five years. For sales over \$2000, you must pay 5% of the contract total up front, then make monthly payments for the material removed the prior month. You must also submit a reclamation bond. If all the material contracted for could be extracted from within the area currently disturbed, your current reclamation bond for the Notice would probably be adequate, but would have to be revised to cover the area of the sale.

If you have any questions, please contact me at (435) 743-3125.

Sincerely,

A handwritten signature in dark ink, appearing to read "Jerry Mansfield", written in a cursive style.

Jerry Mansfield
Geologist

Enclosures

LUP Applications
43 CFR 3600 Regulations.

cc: Tom Munson, UDOGM (S/027/086)